

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Tradomart Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS

1		O DITTED OF PARTY	W	ashington, D.C. 202	231	
09/125,0	9 (25,005 NUMBER FILING DATE FIRST NAMED APPLICANT		ADDI ICANT	ATTORNEY DOCKETT NO.		
SERIAL NUMBER	FILING DATE	FIRST NAMED A	APPLICANT		ATTORNEY DOCKETT NO.	
				EXAMINER		
,						
				ART UNIT	PAPER NUMBER	
				1642		
				DATE MAILED:		
	[examiner interview su	MMARY REC	ORD		
All participants (applicant	, applicant's representati	ive, PTO personnel):				
m 5 (1,100	P	(3)				
0 7	1.					
(2) 120	٥٥ مار	(4)				
Dat of interview 101	23/00					
Type: □ Telephonic □ Personal (copy is given to □ applicant □ applicant's representative).						
Exhibit shown or demonstration conducted: Yes stief description:						
Agreement 🗆 was read	hed with respect to some	e or all of the claims in question. ــــــــــــــــــــــــــــــــــــ	was not reach	ed.		
Claims discussed:	Claims 3	35+36				
			•			
Identification of prior art of	liscussed:					
			· · · · · · · · · · · · · · · · · · ·	,		
Description of the genera	ıl nature of what was agr	reed to if an agreement was reache	d, or any other c	omments: Qar	Joseph 35-36	
	0.00	me la Dad in the	el	To al	An 27/1-	
were consu	o o	A CONTRACTOR OF THE PARTY OF TH	1 The state of the		The state of	
devever sen	e they con	e inheletous + a	edual	as iself	in Chan the	
sh ustide	of JOTD	# 6 they are	produ	To which	have deflued	
		Lan Con Tidat 6	al a	4	a shed to	
function 4	sureless	the amendments, if available, which	the examiner an	read would render the	claims allowable must h	
attached. Also, where no	copy of the amendmen	ts, which would render the claims al	lowable iş availa	ible, a summary_there	of must be attached.)	
☐ 1. It is not necessa	ry for applicant to provide	e a separate record of the substance	e of the interview	N.35-36. He p	rouse well eleles	
Unless the paragraph be	low has been checked to	o indicate to the contrary, A FORMACE OF THE INTERVIEW (e.g., item	L WRITTEN RE	SPONSE TO THE LA	ST OFFICE ACTION IS NOT If a response to the last Office	
action has already been	filed then applicant is di	van one month from this interview o	late to provid a	statement of the subs	tance of the interview.	
☐ 2. Since the exam	iner's interview summary	do including any attachments, last Office action, and since the cla	reflects a comp	lete response to each	of the objections, rejections and	
response requir	ements of the last Office	action. Applicant is not relieved from	om providina a se	eparate record of the s	substance of the interview unl ss	
box 1 above is a	also checked.	, the election	n till nes	giosvie po	- Japan	
PTOL-413 (REV. 2 -93)		OR INSERTION IN RIGHT HAN	Examiner's		er p	
	UNIGINAL F	OU HASEVILOR HE WIRLI LIVE	OF L	ILL VVIDAFFEN	<i>[]</i>	